

No. 5:22-CV-404-FL

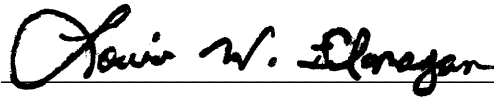
Defendants.

ORDER

Case 5:22-cv-00404-FL Document 25 Filed 05/22/23 Page 1 of 2

Additionally, “an amended pleading ordinarily supersedes the original and renders it of no legal effect.” Young v. City of Mount Ranier, 238 F.3d 567, 573 (4th Cir. 2001) (internal quotations omitted); see also 6 Charles Alan Wright, et al., Fed. Prac. & Proc. § 1476 (3d ed. 1998) (“A pleading that has been amended under Rule 15(a) supersedes the pleading it modifies and remains in effect throughout the action unless it subsequently is modified. . . . Once an amended pleading is interposed, the original pleading no longer performs any function in the case”). Where plaintiff has moved to amend its complaint after defendant filed the instant motion, said motion, (DE 13), is TERMINATED as MOOT.

SO ORDERED, this the 22nd day of May, 2023.

A handwritten signature in black ink, reading "Louise W. Flanagan", written over a horizontal line.

LOUISE W. FLANAGAN
United States District Judge